PATENT COOPERATION TREAT

From the INTERNATIONAL SEARCHING AUTHORITY

PCT/US01/12219

Applicant

JAN 1 4 2002

To: HOWARD, L. SOBELMAN SNELL & WILMER L.L.P. ONE ARIZONA CENTER 400 EAST VAN BUREN PHOENIX, ARIZONA 85004-2202	PCT SNELL & WILMER, LLP NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT OR THE DECLARATION (PCT Rule 44.1)
	Date of Mailing (day/month/year) 10 JAN 2002
Applicant's or agent's file reference 40655.1316	FOR FURTHER ACTION See paragraphs 1 and 4 below
International application No.	International filing date (day/month/year)

AMERICAN EXPRESS TRAVEL RELATED SERVICES COMPANY, INC. 1. X The applicant is hereby notified that the international search report has been established and is transmitted herewith. Filing of amendments and statement under Article 19: The applicant is entitled, if he so wishes, to amend the claims of the international application (see Rule 46): The time limit for filing such amendments is normally 2 months from the date of transmittal of the international search report; however, for more details, see the notes on the accompanying sheet. Where? Directly to the International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland Facsimile No.: (41-22) 740.14.35 For more detailed instructions, see the notes on the accompanying sheet. The applicant is hereby notified that no international search report will be established and that the declaration under Article 17(2)(a) to that effect is transmitted herewith. With regard to the protest against payment of (an) additional fee(s) under Rule 40.2, the applicant is notified that: the protest together with the decision thereon has been transmitted to the International Bureau together with the applicant's request to forward the texts of both the protest and the decision thereon to the designated Offices. no decision has been made yet on the protest; the applicant will be notified as soon as a decision is made.

Within 19 months from the priority date, a demand for international preliminary examination must be filed if the applicant wishes to postpone the entry into the national phase until 30 months from the priority date (in some Offices even later).

Within 20 months from the priority date, the applicant must perform the prescribed acts for entry into the national phase before all designated Offices which have not been elected in the demand or in a later election within 19 months from the priority date or could not be elected because they are not bound by Chapter II.

Shortly after 18 months from the priority date, the international application will be published by the International Bureau. If the applicant wishes to avoid or postpone publication, a notice of withdrawal of the international application, or of the priority claim, must reach the International Bureau as provided in rules 90 bis 1 and 90 bis 3, respectively, before the

Name and mailing address of the ISA/US

Commissioner of Patents and Trademarks Box PCT

4. Further action(s): The applicant is reminded of the following:

completion of the technical preparations for international publication.

Washington, D.C. 20231

Facsimile No. (703) 305-3230

Authorized officer

EDWARD R GOSIMANO R. Matthew

Telephone No.

(703) 305-9783

13 APRIL 2001



PATENT COOPERATION TREATY

PCT

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference 40655.1316	FOR FURTHER ACTION	see Notification of (Form PCT/ISA/22	Transmittal of Intern 20) as well as, where a	national Search Report pplicable, item 5 below.
International application No.	International filing da	te (day/month/year)	(Earliest) Priority I	Date (day/month/year)
PCT/US01/12219	13 APRIL 2001		14 APRIL 2000	•
Applicant AMERICAN EXPRESS TRAVEL RE	LATED SERVICES COI	MPANY, INC.		
This international search report has bee according to Article 18. A copy is being This international search report consist	g transmitted to the Interests of a total of $\frac{2}{2}$ shee	rnational Bureau.	•	nitted to the applicant
X It is also accompanied by a c	opy of each prior art doc	ument cited in this r	eport.	
a. With regard to the language, the international search was Authority (Rule 23.1(b)). b. With regard to any nucleotide was carried out on the basis of contained in the internation filed together with the internation furnished subsequently to the the statement that the subsin the the statement that the information furnished. Certain claims were found Unity of invention is lacking the text has been established.	and/or amino acid sequence listing: all application in written contains Authority in written for its Authority in computer sequently furnished written recorded in computer at unsearchable (See Box ing (See Box II).	ed under this item. of a translation of the of a translation of the ence disclosed in the inform. omputer readable form. readable form. ten sequence listing readable form is identify.	ne international applicat m. does not go beyon	ication furnished to this ion, the international search d the disclosure
	v			
5. With regard to the abstract, X the text is approved as substract the text has been establishe Box III. The applicant may, search report, submit comm	d, according to Rule 38.2 within one month from the			
6. The figure of the drawings to be pu	ublished with the abstract	t is Figure No.	<u></u>	
X as suggested by the applica	nt.		তি	None of the former
because the applicant failed	to suggest a figure.		X	None of the figures.
because this figure better cl		ı.		

INTERNATIONAL SEARCH REPORT

International application No.
PCT/US01/12219

	SSIFICATION OF SUBJECT MATTER		
` '	G06F 17/60 705/14		
	o International Patent Classification (IPC) or to both 1	national classification and IPC	
	DS SEARCHED		
Minimum do	ocumentation searched (classification system followed b	oy classification symbols)	
U.S. : 7	705/1, 14, 26, 27, 400		
Documentati segreljed	ion searched other than minimum documentation to	the extent that such documents are in	ncluded in the fields
Electronic d NONE	ata base consulted during the international search (nat	me of data base and, where practicable	, search terms used)
C. DOC	UMENTS CONSIDERED TO BE RELEVANT		
Category*	Citation of document, with indication, where appr	opriate, of the relevant passages	Relevant to claim No.
X 	US 5,537,314 A (KANTER) 16 July 19	996, see abstract.	1-8, 11, 13-24, 27-33 & 37-41
Y			9, 10, 12, 25, 26 & 34-36
X Y	FALLON: "UK Retailers' Loyal Cus Costly (Most major retailers in the UK the past 2 years by launching loyalty-ca News, 05 May 1997; vol. 47, no. 18, p	1-8, 11, 13-24, 27-33 & 37-41 9, 10, 12, 25, 26 & 34-36	
X Furt	her documents are listed in the continuation of Box C	. See patent family annex.	
"A" do	occial categories of cited documents: ocument defining the general state of the art which is not onsidered to be of particular relevance	"T" later document published after the int date and not in conflict with the app the principle or theory underlying the	lication but cited to understand ne invention
1	rlier document published on or after the international filing date	"X" document of particular relevance; the considered novel or cannot be considered when the document is taken alone	ne claimed invention cannot be ered to involve an inventive step
cit sp "O" do	ted to establish the publication date of another citation or other ecial reason (as specified) ocument referring to an oral disclosure, use, exhibition or other eans	"Y" document of particular relevance; the considered to involve an inventive combined with one or more other subeing obvious to a person skilled in	e step when the document is ch documents, such combination
"P" do	ocument published prior to the international filing date but later and the priority date claimed	"&" document member of the same pater	nt family
Date of the	e actual completion of the international search	Date of mailing of the international so 10 JAN 2002	earch report
Name and Commission Box PCT	mailing address of the ISA/US oner of Patents and Trademarks on, D.C. 20231	Authorized officer EDWARD R COSIMANO Telephone No. (703) 305-9783	Matthews

INTERNATIONAL SEARCH REPORT

International application No. PCT/US01/12219

Category*	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim N
A, P	WO 01/01282 A2 (ANDERSON et al) 04 January 2001, see abstract.	1-41
A, P	US 6,222,914 B1 (MCMULLIN) 24 April 2001, see abstract.	1-41
	·	
l		

NOTES TO FORM PCT/ISA/220

These Notes are intended to give the basic instructions concerning the filing of amendments under Article 19. The Notes are based on the requirements of the Patent Cooperation Treaty and of the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and those requirements, the latter are applicable. For more detailed information, see also the PCT Applicant's Guide, a publication of WIPO.

In these Notes, "Article", "Rule" and "Section" refer to the provisions of the PCT, the PCT Regulations and the PCT Administrative Instructions, respectively.

INSTRUCTIONS CONCERNING AMENDMENTS UNDER ARTICLE 19

The applicant has, after having received the international search report, one opportunity to amend the claims of the international application. It should however be emphasized that, since all parts of the international application (claims, description and drawings) may be amended during the international preliminary examination procedure, there is usually no need to file amendments of the claims under Article 19 except where, e.g. the applicant wants the latter to be published for the purposes of provisional protection or has another reason for amending the claims before international publication. Furthermore, it should be emphasized that provisional protection is available in some States only.

What parts of the international application may be amended?

The claims only.

The description and the drawings may only be amended during international preliminary examination under Chapter II.

When? Within 2 months from the date of transmittal of the international search report or 16 months from the priority date, whichever time limit expires later. It should be noted, however, that the amendments will be considered as having been received on time if they are received by the International Bureau after the expiration of the applicable time limit but before the completion of the technical preparations for international publication (Rule 46.1).

Where not to file the amendments?

The amendments may only be filed with the International Bureau and not with the receiving Office or the International Searching Authority (Rule 46.2).

Where a demand for international preliminary examination has been/is filed, see below.

How? Either by cancelling one or more entire claims, by adding one or more new claims or by amending the text of one or more of the claims as filed.

A replacement sheet must be submitted for each sheet of the claims which, on account of an amendment or amendments, differs from the sheet originally filed.

All the claims appearing on a replacement sheet must be numbered in Arabic numerals. Where a claim is cancelled, no renumbering of the other claims is required. In all cases where claims are renumbered, they must be renumbered consecutively (Administrative Instructions, Section 205(b)).

What documents must/may accompany the amendments?

Letter (Section 205(b)):

The amendments must be submitted with a letter.

The letter will not be published with the international application and the amended claims. It should not be confounded with the "Statement under Article 19(1)" (see below, under "Statement under Article 19(1)").

The letter must indicate the differences between the claims as filed and the claims as amended. It must, in particular, indicate, in connection with each claim appearing in the international application (it being understood that identical indications concerning several claims may be grouped), whether

- (i) the claim is unchanged;
- (ii) the claim is cancelled;
- (iii) the claim is new;
- (iv) the claim replaces one or more claims as filed;
- (v) the claim is the result of the division of a claim as filed.

PATENT COOPERATION TREATY

RECEIVED

MAR 1 8 2002

From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

PCT SNELL & WILMER

	I. SOBELMAN /ILMER L.L.P.			101
	ONA CENTER VAN BUREN			WRITTEN OPINION
	ARIZONA 85004–220	2		(PCT Rule 66)
			Date of Mailing (day/month/year)	13 MAR 2002
Applicant's or age	nt's file reference			ithin TWO months
40655.1316		1 1 1 1	<u> </u>	om the above date of mailing
International appli		International filing dat	e (day/montn/year)	Priority date (day/month/year)
PCT/US01/122		13 APRIL 2001		14 APRIL 2000
	nt Classification (IPC) 7/60 and US Cl.: 705	or both national classif 5/14	ication and IPC	
Applicant AMERICAN EX	KPRESS TRAVEL RE	ELATED SERVICES CO	OMPANY, INC.	
2. This opinion of I X II III III III III III III III III	Basis of the opinion Priority Non-establishment of Lack of unity of inve Reasoned statement of citations and explana Certain documents of Certain defects in the Certain observations is hereby invited to re See the time limit in Authority to grant By submitting a wr For the form and to For an additional of For the examiner's For an informal con is filed, the internation by which the internation	f opinion with regard to ntion under Rule 66.2(a)(ii) witions supporting such stated e international application on the international application on the international application. Indicated above. The application extension, see Rule witten reply, accompanied the language of the amer apportunity to submit an obligation to consider a mmunication with the extensional preliminary examinational preliminary	novelty, inventive stath regard to novelty, attement on plication dieant may, before the 66.2(d). I, where appropriate, adments, see Rules 66 mendments, see Rule mendments and/or a saminer, see Rule 66 atton report will be 6	66.4. urguments, see Rule 66.4 <i>bis</i> . 6. established on the basis of this opinion.
examination	report must be establ	ished according to Rule	69.2 is: 14 AUGUS	T 2002

Name and mailing address of the IPEA/US	Authorized officer
Commissioner of Patents and Trademarks Box PCT Washington, D.C. 20231	EDWARD R COSINANO R. Matthews
Facsimile No. (703) 305-3230	Telephone No. (703) 305-9783

WRITTEN OPINION

International application No.

PCT/US01/12219

I. Ba	asis of th	e opinion			
1. With	regard to	the elements of the internal	ional application	on:*	
X		rnational application as			
x	the desc	ription:	0,		
Δ		1-24			, as originally filed
	pages _	NONE			, filed with the demand
	pages _	NONE		$_$, filed with the letter of $_$	
	the clair	no:			
X	pages				as originally filed
	pages _			, as amended (together with a	
	pages _				, filed with the demand
	pages _	NONE	, filed wi	ith the letter of	
	4 h. a. aluana	··			
X	the draw				og opiginelly filed
	pages _ pages _				filed with the demand
	pages _			, filed with the letter of	
	F-6 —				
X		quence listing part			
	pages ip <u>t</u>				, as originally filed
	pages	NONE		, filed with the letter of	, filed with the demand
	pages	HOHE	.	, filed with the letter of	
2. With	regard to	the language, all the elem	ents marked a	above were available or furnished to th	nis Authority in the language in which
tne The:	internatio se element	nai application was filed, u Es were available or furnist	niess otnerwise ied to this Aut	e indicated under this item. .hority in the following language	nis Authority in the language in which which is:
				the purposes of international sea	
片	J	3			
ᆜ	J	•		onal application (under Rule 48.3	
Ш		age of the translation furr	ished for the	purposes of international preliminary	examination (under Rules 55.2 and/
	or 55.3).				
				uence disclosed in the international ap	oplication, the written opinion was
dra	wn on the	basis of the sequence list	ng:		
	containe	d in the international	application in	n printed form.	
	filed tog	ether with the internat	ional applica	ation in computer readable form.	
Ħ	_	d subsequently to this		-	
님		• •	·	computer readable form.	
닏			-	•	not so beyond the disclosure in the
Ш	internati	onal application as filed	l has been fu	irnished.	not go beyond the disclosure in the
	The state been fur	ment that the informationshed	n recorded in	computer readable form is identical	l to the writen sequence listing has
4. X		endments have resulted	in the canc	rellation of	
4. A			None		
		e description, pages			
		e claims, Nos.			
, <u> </u>		e drawings, sheets /fig			
5.				amendments had not been made, sin	nce they have been considered to go
	beyond	une disclosure as filed, as	maicatea in ti	he Supplemental Box (Rule 70.2(c)).	
		heets which have been furn as "originally filed".	iished to the r	eceiving Office in response to an invit	tation under Article 14 are referred to

WRITTEN OPINION

International application No.

PCT/US01/12219

V.	Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability;
	citations and explanations supporting such statement

1.	statement			
	Novelty (N)	Claims Claims	9, 10, 12, 25, 26 & 34-36 1-8, 11, 13-24, 27-33 & 37-41	YES
	Inventive Step (IS)	Claims Claims	None 1-41	YES
	Industrial Applicability (IA)	Claims Claims	1-41 None	YES

2. citations and explanations

- 1. Claims 1-8, 11, 13-24, 27-33 & 37-41 lack novelty under PCT Article 33(2) as being anticipated by either Kanter (5,537,314) or Fallon.
- 1.1 In regard to claims 1-8, 11, 13-24, 27-33 & 37-41, either Kanter ('314) or Fallon disclose a system in which a participant that has been registered in a loyalty program may earns loyalty points through the loyalty program by complying with the rules for earning loyalty points. When the participant wishes to redeem the accumulated loyalty points in order to make a purchase from a merchant/vendor, then the participant would access the loyalty program's system using a network. If the participant has been verified, then the loyalty points for the participant are retrieved from the loyalty program's database. Further, if the participant has sufficient loyalty points, then at least some of the retrieved accumulated loyalty points are converted into either an award certificate or a cash value that may be applied by the participant towards the purchase price of a purchase being made by the participant. Finally the associated accounts are updated to reflect the transaction.
- 2. Claims 9, 10, 12, 25, 26 & 34-36 lack an inventive step under PCT Article 33(3) as being obvious over either Kanter (5,537,314) or Fallon.
- 2.1 In regard to claims 9, 10, 25, 26, 34 & 35, neither Kanter ('314) nor Fallon disclose the type of communications network used, however, since these systems do in fact require the use of a communications network, it would have been obvious to one of ordinary skill at the time the invention was made that any suitable communications network may be used in the systems of either Kanter ('314) or Fallon to accomplish the required exchanges of information.
- 2.1.1 In regard to claim 36, it is noted that the communication network used in either Kanter ('314) or Fallon could be the internet.

(Continued on Supplemental Sheet.)

VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted:

- √ 1. The drawings are objected to under PCT Rule 66.2(a)(iii) as containing the following defect(s) in the form or content thereof:
 - 1.1 as can be seen in figs. 13 & 14 and as disclosed:
 - A) in the description of fig. 1, between page 6, line 22, and page 14, line 2; and
 - B) at pages 16-23;
 - in fig. 1, the box designated by reference number 5 and labeled "PARTICIPANT" should be labeled as --MERCHANT--.
 - 1.2 the drawings lack fig. "D" as disclosed in the paragraph bridging pages 14-15, and in particular at:
 - A) page 15, line 2; and
 - B) page 19, line 2.
 - 1.3 as fig. 14 is disclosed between page 22 and page 24, and in particular at page 23, line 13, fig. 14 lacks reference number 312.
 - 1.4 as can be seen in fig. 14 in the upper left near device 20 and in the lower left near merchant 5, fig. 14 uses reference number 302 twice to designated different features of the invention, note the description of fig. 14 between page 22 and page 24.
 - 2. The description is objected to as containing the following defect(s) under PCT Rule 66.2(a)(iii) in the form or contents thereof:
- I 2.1 The use of various trademark(s) at pages 6-9, 11, 13-14 has been noted in this application. Any trademarks should be capitalized wherever they appear and be accompanied by the generic terminology.
- ¹2.1.1 Although the use of trademarks is permissible in patent applications, the proprietary nature of the marks should be respected and every effort made to prevent their use in any manner which might adversely affect their validity as trademarks.
- the disclosure lacks an explicit reference to reference numbers 31 & 32 of fig. 4 in the paragraph bridging pages 14-15, as fig. 4 is described.

(Continued on Supplemental Sheet.)

Short of the State of the State

WRITTEN OPINION

International application No.

PCT/US01/12219

Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of: Boxes I - VIII

Sheet 10

TIME LIMIT:

The time limit set for response to a Written Opinion may not be extended. 37 CFR 1.484(d). Any response received after the expiration of the time limit set in the Written Opinion will not be considered in preparing the International Preliminary Examination Report.

V. 2. REASONED STATEMENTS - CITATIONS AND EXPLANATIONS (Continued):

2.2 In regard to claim 12, neither Kanter ('314) nor Fallon disclose that a third party operates the loyalty program, however, since these systems are not implemented by the merchant/vendor, it would have been obvious to one of ordinary skill at the time the invention was made that loyalty programs of either Kanter ('314) or Fallon are operated by a third party.

NONE

VII. CERTAIN DEFECTS IN THE APPLICATION (Continued):

- since the drawings lack fig. "D" as disclosed in the paragraph bridging pages 14-15, and in particular at page 15, line 2, at page 15, line 2, "D" should be --12D--.
- as can be seen in fig. 7, in the paragraph at page 16, lines 10-19, "In an exemplary ... repeated use information", at page 16, line 11, "61" should be --62--.
- as can be seen in fig. 7, in the paragraph at page 16, lines 10-19, "In an exemplary ... repeated use information", at page 16, line 12, "62" should be --61--.
- 2.6 the disclosure lacks an explicit reference to reference numbers 71 & 72 of fig. 9 in the paragraph at page 16, lines 10-19, as fig. 9 is described.
- applicant should update the application information at pages 16 & 20 with the current status of the referenced application.
- 2.8 since the drawings lack fig. "D" as disclosed in the paragraph beginning at page 19, line 3, and in particular at page 19, line 3, "D" should be --12D--.
- 2.9 the disclosure lacks an explicit reference to reference number 81 of fig. 12A in the paragraph at page 19, lines 3-33, as fig. 12A is described.
- the disclosure lacks an explicit reference to each feature of the invention designated by reference numbers 115, 116, 117 & 118 of fig. 12B in the paragraph at page 19, lines 3-33, as fig. 12B is described.
- as can be seen in fig. 12B, in the paragraph at page 19, lines 3-33, at page 19, line 14, "115" should be --116--.
- 2.12 the disclosure lacks an explicit reference to reference number 303 (in the upper left near device 20) of fig. 14, as fig. 14 is described between pages 22 and page 24.

١